(ase 2:14-cr-00321-GMN-NJK	Document 2	Filed 09/23/14	Page 1 of 4
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5	Attorneys for KEVIN HALL			
7	·			
8	UNITED STATES DISTRICT COURT			
9	DISTRICT OF NEVADA			
10	* * *			
11				
12	UNITED STATES OF AMERIC	A,	Case No.: 2:14-mj-4	498-PAL
13	Plaintiff,			OPPOSED MOTION
14	VS.		TO CONDUCT A 1 PRESENTENCE IN	VESTIGATION
15	KEVIN HALL,		REPORT AND PRO	<u>DPOSED ORDER</u>
16	Defendant.			
17				
18	COMES NOW the defendant, KEVIN HALL, by and through his counsel of record			
19	Rene L. Valladares, Federal Public Defender, and BRENDA WEKSLER, Assistant Federal Public			
20	Defender, counsel for defendant and files this Motion to Conduct a Pre-Plea Presentence			
21	Investigation Report on KEVIN HALL for the following reasons.			
22				
23	DATED September 17, 2014			
24			RENE L. VALLA Federal Public De	
25			/s/ Brenda Weksle	er
26			BRENDA WEKS	
27			Assistant Federal	Public Defender
28				

UNOPPOSED MOTION FOR PRE-PLEA PSI REPORT I. STATEMENT OF FACTS On July 29, 2014, the defendant, Kevin Hall (Hall) was charged by way of

complaint with Hobbs Act robbery-related offenses. The preliminary hearing on this matter is set for October 10, 2014.

The defense has received discovery on this matter, including Hall's criminal history. Given the possibility that Hall may face sentencing enhancements, the parties have agreed to request a pre-plea PSI on this defendant and request that the Court order its preparation.

DATED September 17, 2014

Respectfully submitted, RENE L. VALLADARES Federal Public Defender

/s/ Brenda Weksler

BRENDA WEKSLER Assistant Federal Public Defender

Page 3 of 4

Filed 09/23/14

dase 2:14-cr-00321-GMN-NJK Document 24

28